

UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office ASSISTANT SECRETARY AND COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231

SERIAL NUMBER FILING DATE FIRST NAMED APPLICANT ATTORNEY DOCKET NO.

06/358,131 03/15/82 BUCKLEY M 65968

EXAMINER

JORDAN, C

PATENT COUNSEL, CODE TJ

WHITE OAK LAB.

WHITE OAK LAB.

NSWC DETACHMENT

10901 NEW HAMPSHIRE AVE.

SILVER SPRING, MD 20903-5000

ART UNIT PAPER NO.

DATE MAILED: 2201

01/08/93

SECRECY ORDER

For Patent Application Disclosing Classified or "Classifiable" Subject Matter

The above-identified patent application	discloses subject matter the unauthorized
publication or disclosure of which would, in	the opinion of the sponsoring defense agency al security under 35 USC \$181. The subject
	al security under 35 USC §181. The subject
matter of this application is:	CONFIRMA

[]	CLASSIFIED at the level of:	CONTRACTOR	
[]	Not classified, but would, in the opinion of the sponsoring defense agency named herein, be "CLASSIFIABLE" at the level of:	:	AGE TO

ALL PRINCIPALS² IN THIS APPLICATION ARE ORDERED TO KEEP THE SUBJECT MATTER THEREOF IN SECRECY UNDER 35 U.S.C. §181.

The subject matter of this application may not be published or disclosed to any person except as specifically authorized herein or subsequently authorized by written modification of this Secrecy Order granted by the Commissioner of Patents & Trademarks (see 37 CFR §5.5).

Unauthorized publication or disclosure of the subject matter of this patent application may result in abandonment of the patent application (35 U.S.C. §182) and additionally subject the person publishing or disclosing the subject matter to the penalties of 35 U.S.C. §186.

¹ The term "classifiable" as used herein designates subject matter that is not actually classified but is considered sufficiently sensitive, in the opinion of the sponsoring defense agency named herein, to have been properly classified under E.O. 12356 if the subject matter were owned by the U.S. government.

² "Principals" include all patent applicants, their heirs, assignces, licensees and their attorneys and agents.

General Provisions

Any other patent application already or hereafter filed in the U.S. or any foreign country which contains any significant part of the subject matter of the above-identified patent application also falls within the scope of this Order. If such other patent application is not currently under a Secrecy Order imposed by the U.S. Patent and Trademark Office, it and the common subject matter must immediately be disclosed to the Commissioner of Patents & Trademarks, Washington, D.C. 20231, Attention: Licensing & Review.

This Secrecy Order was recommended to the Patent & Trademark Office by the following sponsoring defense agency:

Department of Navy Naval Sea Systems Command OOL5 Attn: Kenneth Dobyns Washington, DC 20362-5101 (703) 602-7077

Questions pertaining to the basis for imposing this Secrecy Order should be directed to the sponsoring defense agency.

This Order should not be construed in any way to mean that the U.S. Government has adopted or contemplates adoption of the invention disclosed in this application and it is not any indication of the value of such invention.

Safeguarding Provisions

If this application is classified, disclosure is authorized to persons with the appropriate personnel security clearance on a "need-to-know" basis subject to the provisions of Executive Orders 10865, 12356, applicable federal security regulations and the "Industrial Security Manual for Safeguarding Classified Information," DoD 5220.22M.

If this application is "classifiable:"

- 1. Principles employed at a facility having a DoD Facility Security Clearance (DD Form 1541) at least as high as the classifiable level specified on page 1 of this Order are authorized to disclose the subject matter of this patent application to other persons having the requisite personnel security clearance on a "need-to-know" basis provided the safeguarding requirements set forth in the "Industrial Security Manual for Safeguarding Classified Information" are complied with and the authorized person to whom the subject matter is disclosed is furnished with a copy of this Secrecy Order and informed that this Order is applicable to the subject matter disclosed.
- 2. Principles not employed at a facility having a DoD Facility Security Clearance must obtain prior written modification of this Secrecy Order from the Commissioner of Patents & Trademarks for any disclsoure of the subject matter of this application to any person. 37 CFR §5.5. While compliance with the provisions of the Industrial Security Manual cannot be required for principles not known to have a DoD Facility Security Clearance, the subject matter of the application must be safeguarded under conditions providing adequate protection and preventing access to unauthorized persons. When copies of the subject matter are no longer needed, they should be destroyed by any method that will prevent disclosure or reconstruction of the document.

While this Order remains in effect, all communications with the Patent & Trademark Office pertaining to this application must be addressed to the Commissioner of Patents & Trademarks, Washington, D.C. 20231, Attention: Licensing & Review. Questions pertaining to the security safeguarding of this application should be directed to the sponsoring defense agency.

This Order does not authorize the disclosure of the subject matter through (1) the filing of any foreign application without written permission of the Patent & Trademark Office, or (2) the export of any item, commodity or technical data without the required export license.

Robert E. Garrett

Director, Special Laws Administration

U. S. Patent & Trademark Office

DEPARTMENT OF DEFENSE ARMED SERVICES PATENT ADVISORY BOARD

REGEIVED

NOV 24 1992

Commissioner of Patents and Trademarks
U. S. Patent and Trademark Office
Attn: Security Group, Licensing and Review
CP-3 Room 11D08
Washington, D.C. 20231

LICENSING & REVIEW

Dear Sir:

This is to notify you, on behalf of the head of the agency who caused the secrecy order to be issued on the following identified patent application, that an affirmative determination has been made that the national interest requires that the invention continue to be kept secret and that the grant of a patent continue to be withheld.

UNITED STATES PATENT APPLICATION NO. 06/358,131

FILED: 15 MAR 1982

INVENTOR: MICHAEL E. BUCKLEY ET AL.

TITLE: CONSUMABLE FLASH TUBE

PROSECUTED BY: (X) GOVT () CONTRACTOR () UNKNOWN PARTY

CASE NO. 65,968

Current secrecy order expiration date is 13 DEC 1992.

Accordingly, it is recommended that the order be renewed.

Sincerely,

K. W. DOBYNS

Sponsor (ASPAB Member)
Naval Sea Systems Command